UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

KIM VASQUEZ,

Plaintiff,

-against-

JOHN DOE(S), ORANGETOWN POLICE OFFICERS, ET AL.,

Defendants.

20-CV-5851 (CS) VALENTIN ORDER

CATHY SEIBEL, United States District Judge:

Plaintiff, currently held in the Rockland County Correctional Center, brings this action *pro se.* By order dated October 1, 2020, the Court granted Plaintiff's request to proceed without prepayment of fees, that is, *in forma pauperis* (IFP).¹

Under *Valentin v. Dinkins*, a *pro se* litigant is entitled to assistance from the district court in identifying a defendant. 121 F.3d 72, 76 (2d Cir. 1997). In his letter of November 2, 2020 (ECF No. 16), Plaintiff supplies sufficient information to permit the Town of Orangetown to identify the Orangetown Police Sergeant who is referenced in the "Supervisory Use of Force Report" that Plaintiff attaches to his letter. It is therefore ordered that the Town Attorney for the Town of Orangetown, who is the attorney for and agent of the Town of Orangetown, must ascertain the identity and badge number of the Orangetown Police Sergeant whom Plaintiff seeks to sue here, and the address where the defendant may be served. The Town Attorney for the Town of Orangetown must provide this information to Plaintiff and the Court within sixty days of the date of this order.

¹ Prisoners are not exempt from paying the full filing fee even when they have been granted permission to proceed IFP. See 28 U.S.C. § 1915(b)(1).

Within thirty days of receiving this information, Plaintiff must file a second amended complaint naming the John Doe defendant. The second amended complaint will replace, not supplement, the original and amended complaints. A second amended complaint form that Plaintiff should complete is attached to this order. Once Plaintiff has filed a second amended complaint, the Court will screen the amended complaint and, if necessary, issue an order directing the Clerk of Court to complete the USM-285 forms with the address for the named John Doe Defendant and deliver all documents necessary to effect service to the U.S. Marshals Service.

CONCLUSION

The Clerk of Court is directed to mail a copy of this order to Plaintiff and note service on the docket.

The Clerk of Court is directed to mail a copy of this order, the amended complaint (ECF No. 12), and Plaintiff's November 2, 2020 letter (ECF No. 16) to Town Attorney for the Town of Orangetown at: 26 Orangeburg Road, Orangeburg, New York 10962.

Dated:

SO ORDERED.

White Plains, New York

United States District Judge

			DISTRICT COURT ICT OF NEW YORK				
(In the space above enter			the full name(s) of the plaintiff(s).)	SECOND AMENDED COMPLAINT under the Civil Rights Act, 42 U.S.C. § 1983			
				Jury Trial: □ Yes □ No (check one)			
				Civ ()			
canno please additi listed	t fit the na write "s onal sheet in the abo	mes of all ee attach of paper ve caption	he full name(s) of the defendant(s). If you let for the defendants in the space provided, ed" in the space above and attach an with the full list of names. The names in must be identical to those contained in not be included here.)	_			
I.	Partie	s in this	complaint:				
Α.	confin		e, identification number, and the name and on the same for any additional plaintiffs name				
Plain	tiff's	ID# Curren	t Institutions				
В.	may be	e served.	nts' names, positions, places of employment, a Make sure that the defendant(s) listed below Attach additional sheets of paper as necessar	are identical to those contained in the			
Defei	ndant No	o. 1	Name Where Currently Employed Address				

	Defenda	nt No. 2	Name					Shie	eld #	
			Where Current	ly Employed		••••				
			Address							
		4								
	Defenda	nt No. 3	Name					Shie	eld #	
			Where Current	ly Employed						
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Whit;	Defenda	int No. 4	Name							
			Where Curren							
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	Detenda	nt No. 5	Name							
			Where Current	-						
			Address							
	You may rise to you number	y wish to inch our claims. I and set forth	int is involved in the details of th	s such as the ses or statute parate parag	names of or es. If you in raph. Attac	ther pers itend to a ch addition aim(s) oc	ons involv llege a nu mal sheets	ved in t mber o s of par	he event f related oer as ne	s giving claims, cessary.
				- A.						
	В.	Where in the	institution did the	events givir	ng rise to yo	our claim	(s) occur?	•		
	C.	What date a	nd approximate	time did	the events	giving	rise to	your	claim(s)	occur?
				·						
	D.	Facts:								
What happened to you?										
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	III.	Injuries:				
	If you					
	n you	sustained injuries related	to the event	s alleged above	e, describe them	and state what me
	treatme	sustained injuries related nt, if any, you required a	d to the events and received.	s alleged above	e, describe them	and state what me
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	iv.	sustained injuries related ant, if any, you required a	nd received.		e, describe them	and state what me
	IV.	Exhaustion of Administ	trative Remed	ies:	97e(a), requires	that "[n]o action sha
	IV.	Exhaustion of Administ son Litigation Reform A	trative Remed	ies: 42 U.S.C. § 19	97e(a), requires	that "[n]o action sha
	IV. The Propugh	Exhaustion of Administ son Litigation Reform A with respect to prison co	trative Remed ct ("PLRA"), conditions under	ies: 42 U.S.C. § 19 rection 1983 or	97e(a), requires of this title, or ar	that "[n]o action sha y other Federal law, inistrative remedies a
	IV. The Programment of the prisone availab	Exhaustion of Administ son Litigation Reform A with respect to prison co r confined in any jail, pris e arc exhausted." Admin	trative Remed ct ("PLRA"), conditions under con, or other con	ies: 42 U.S.C. § 19 section 1983 of rrectional facili dies are also kr	197e(a), requires of this title, or ar ty until such adm nown as grievanc	that "[n]o action sha ny other Federal law, inistrative remedies a ne procedures.
	IV. The Propugh	Exhaustion of Administ son Litigation Reform A with respect to prison co	trative Remed ct ("PLRA"), conditions under con, or other con	ies: 42 U.S.C. § 19 section 1983 of rrectional facili dies are also kr	197e(a), requires of this title, or ar ty until such adm nown as grievanc	that "[n]o action sha ny other Federal law, inistrative remedies a ne procedures.

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YE	s giving	the jail, prison, or other correctional facility where you were confined at the time of the rise to your claim(s).					
		the jail, prison or other correctional facility where your claim(s) arose have a grievance dure?					
	Yes_	No Do Not Know					
		the grievance procedure at the jail, prison or other correctional facility where your claim(s) cover some or all of your claim(s)?					
	Yes_	No Do Not Know					
		S, which claim(s)?					
		ou file a grievance in the jail, prison, or other correctional facility where your claim(s) arose?					
	If NO	No					
	Yes	No					
		If you did file a grievance, about the events described in this complaint, where did you file the grievance?					
	1.	Which claim(s) in this complaint did you grieve?					
	2.	What was the result, if any?					
	3. the h	What steps, if any, did you take to appeal that decision? Describe all efforts to appeal to ighest level of the grievance process.					
	If yo	u did not file a grievance:					
	1.	If there are any reasons why you did not file a grievance, state them here:					

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	2.	If you did not file a grievance but informed any officials of your claim, state who you						
		informed, when and how, and their response, if any:						
G.	Please set forth any additional information that is relevant to the exhaustion of your administrative remedies.							
<u>Note</u> :	You m admini	ay attach as exhibits to this complaint any documents related to the exhaustion of your strative remedies.						
V.	Relief:							
		want the Court to do for you (including the amount of monetary compensation, if any, that g and the basis for such amount).						
	·							

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VI.	Previous lawsuits:
Α.	Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?
	Yes No
B.	If your answer to A is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another sheet of paper, using the same format.)
٠	1. Parties to the previous lawsuit:
	Plaintiff
	Defendants
	2. Court (if federal court, name the district, if state court, name the county)
	3. Docket or Index number
	4. Name of Judge assigned to your case
	5. Approximate date of filing lawsuit
	6. Is the case still pending? Yes No
	If NO, give the approximate date of disposition
	7. What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)
0	Have you filed other lawsuits in state or federal court otherwise relating to your imprisonment?
C.	Yes No
D.	If your answer to C is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same format.)
	1. Parties to the previous lawsuit:
	Plaintiff
	Court (if federal court, name the district; if state court, name the county)
	3. Docket or Index number

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6.	Is the case still pending? Yes No
	If NO, give the approximate date of disposition
7.	What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)
I declare un	der penalty of perjury that the foregoing is true and correct.
Signed this _	day of, 20
	Signature of Plaintiff
	Inmate Number
	Institution Address
	plaintiffs named in the caption of the complaint must date and sign the complaint and provide inmate numbers and addresses.
I declare und	ler penalty of perjury that on this day of, 20_, I am delivering
_	nt to prison authorities to be mailed to the Pro Se Office of the United States District Court for
the Southern	District of New York.
	Signature of Plaintiff: